

## McGeorge Law Review

Volume 29 | Issue 4 Article 8

1-1-1998

## Index to Volume 29 - Title

University of the Pacific, McGeorge School of Law

Follow this and additional works at: https://scholarlycommons.pacific.edu/mlr



Part of the <u>Law Commons</u>

## **Recommended Citation**

University of the Pacific, McGeorge School of Law, Index to Volume 29 - Title, 29 McGeorge L. Rev. 984 (1998). Available at: https://scholarlycommons.pacific.edu/mlr/vol29/iss4/8

This Front Matter is brought to you for free and open access by the Journals and Law Reviews at Scholarly Commons. It has been accepted for inclusion in McGeorge Law Review by an authorized editor of Scholarly Commons. For more information, please contact mgibney@pacific.edu.

## **INDEX TO VOLUME 29 - TITLE**

All True Histories Contain Instruction: Why HMOs Cannot Avoid Malpractice
Liability Through Independent Contracting With Physicians, JENNIFER S.
ANDERSON 323
Consumer Arbitration As Exceptional Consumer Law (With A Contractualist
Reply to Carrington & Haagen), STEPHEN J. WARE
Corporate Reorganizations Get A New Look: Tightening the Reigns on the
Runaway Continuity of Interest Doctrine, CHRISTINE M. ADAMS 261
Dealing with Sovereign Liquidity Crises: New International Initiatives for the
New World of Volatile Capital Flows To and From Emerging
Markets, Cynthia C. Lichtenstein
Diversity In Western Constitutionalism: Chartered Rights, Federated Structure,
And Natural-Law Reasoning in Burke's Theory of Empire, BRUCE P.
FROHNEN, CHARLES J. REID, JR
Electronic Ballot Boxes: Legal Obstacles to Voting Over the
Internet, PAMELA A. STONE 953
Free Speech and Content-Neutrality: Inconsistent Applications of an
Increasingly Malleable Doctrine, CLAY CALVERT
How to Win the Trial of the Century: The Ethics of Lord Brougham and
the O.J. Simpson Defense Team, ALBERT W. ALSCHULER 291
Introduction To The 1997 McGeorge Symposium on Contractual
Arbitration, KATHLEEN M. KELLY
Judges As Legislators?: The Propriety of Judges Drafting
Legislation, JOSHUA M. DICKEY 111
Ohio v. Robinette: Per Se Unreasonable, DOUGLAS M. SMITH 897
On Repeat Players, Adhesive Contracts, and the Use of Statistics in Judicial
Review of Employment Arbitration Awards, LISA B. BINGHAM 223
Proposals to Amend the Civil Rights Act, 42 U.S.C. § 1983, MICHAEL A.
BERCH, REBECCA WHITE BERCH 825
Sex and Self-Governance, ANNE M. COUGHLIN
Special Assessment Law Under California's Proposition 218 and
the One-Person, One-Vote Challenge, DEREK P. COLE 845
The Constitutionality of State Laws Prohibiting Contractual Relations with
Burma: Upholding Federalism's Purpose, JAY A. CHRISTOFFERSON 351
The Unruly Character of Politics, OWEN M. FISS
Torres v. Xomox: Allocating Worker's Compensation Benefits and Post
Verdict Settlement Proceeds Under Proposition 51, MIKE WEED 141